



01-R-0480

A RESOLUTION

FINANCE/EXECUTIVE COMMITTEE

A RESOLUTION OPPOSING HOUSE BILL 678 THAT IS PRESENTLY PENDING BEFORE THE 2001 GEORGIA GENERAL ASSEMBLY

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA. **GEORGIA** as follows:

Section 1: That the following position is hereby taken on the following legislation that is presently pending before the 2001 Georgia General Assembly:

House Bill 678(as substituted by The House Committee on Public Safety) to amend Title 40 of the Official Code of Georgia Annotated relating to motor vehicles and traffic, so as to improve enforcement of Uniform Rules of the Road; to standardize maximum fines for violations of certain such rules; to regulate use of traffic control signal monitoring devices in enforcing certain such rules; to change certain provisions relating to required observance of Uniform Rules of the Road; to change certain provisions relating to required obedience to traffic control devices and presumptions; to change certain provisions relating to powers of local authorities generally; to repeal conflicting laws; and for other purposes

OPPOSE

Khanda Wayshin Johnson Municipal Clerk, CMC

ADOPTED by the Council RETURNED WITHOUT SIGNATURE OF THE MAYOR APPROVED as per City Charter Section 2-403

MAR 19, 2001

MAR 28, 2001

1

2

3

4

5

7

8

The House Committee on Public Safety offers the following substitute to HB 678:

A BILL TO BE ENTITLED AN ACT

To amend Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, so as to improve enforcement of Uniform Rules of the Road; to standardize maximum fines for violations of certain such rules; to regulate use of traffic-control signal monitoring devices in enforcing certain such rules; to change certain provisions relating to required observance of Uniform Rules of the Road; to change certain provisions relating to required obedience to traffic-control devices and presumptions; to change certain provisions relating to powers of local authorities generally; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

10	Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, is
l 1	amended by striking Code Section 40-6-1, relating to required observance of Uniform Rules
12	of the Road, and inserting in lieu thereof the following:
13	*40-6-1 .
14	(a) It is unlawful and, unless otherwise declared in this chapter with respect to particular
15	offenses, it is a misdemeanor for any person to do any act forbidden or fail to perform any
16	act required in this chapter.
17	(b) Unless a different maximum fine or greater minimum fine is specifically provided in
18	this chapter for a particular violation, the maximum fine which may be imposed as
19	punishment for a first offense of violating any lawful speed limit established by or pursuant
2(to the provisions of Article 9 of this chapter by exceeding a maximum lawful speed limit:
21	(1) By five miles per hour or less shall be no dollars;
22	(2) By more than five but not more than ten miles per hour shall not exceed \$25.00;
23	(3) By more than ten but not more than 14 miles per hour shall not exceed \$100.00;
24	(4) By more than 14 but less than 19 miles per hour shall not exceed \$125.00;
25	(5) By 19 or more but less than 24 miles per hour shall not exceed \$150.00; or
26	(6) By 24 or more but less than 34 miles per hour shall not exceed \$500.00."

1

2	Said title is further amended by striking Code Section 40-6-20, relating to required obedience
3	to traffic-control devices and presumptions, and inserting in lieu thereof the following:
4	*40-6-20.
5	(a) The driver of any vehicle shall obey the instructions of an official traffic-control device
6	applicable thereto, placed in accordance with this chapter, unless otherwise directed by a
7	police officer, subject to the exceptions granted the driver of an authorized emergency
8	vehicle in this chapter. A violation of this subsection shall be a misdemeanor, except as
9	otherwise provided by subsection (f) of this Code section.
10	(b) No provisions of this chapter which require official traffic-control devices shall be
11	enforced against an alleged violator if at the time and place of the alleged violation an
12.	official device was not in proper position and sufficiently legible to be seen by an
13	ordinarily observant person. Whenever a particular Code section does not state that official
14	traffic-control devices are required, such Code section shall be effective even though no
15	devices are erected or in place.
16	(c) Whenever official traffic-control devices are placed in position approximately
17	conforming to the requirements of this chapter, such devices shall be presumed to have
18	been so placed by the official act or direction of lawful authority, unless the contrary shall
19	be established by competent evidence.
20	(d) Any official traffic-control device placed pursuant to this chapter and purporting to
21	conform to the lawful requirements pertaining to such devices shall be presumed to comply
22	with the requirements of this chapter, unless the contrary shall be established by competent
23	evidence.
24	(e) The disregard or disobedience of the instructions of any official traffic-control device
25	or signal placed in accordance with the provisions of this chapter by the driver of a vehicle
26	shall be deemed prima-facie evidence of a violation of law, without requiring proof of who
27	and by what authority such sign or device has been erected.
28	(f)(1) As used in this subsection, the term:
29	(A) 'Owner' means the registrant of a motor vehicle, except that such term shall not
30	include a motor vehicle rental company when a motor vehicle registered by such
31	company is being operated by another person under a rental agreement with such
32	company.
33	(B) 'Recorded images' means images recorded by a traffic-control signal monitoring
34	device:
35	(i) On:
36	(I) Two or more photographs;
37	(II) Two or more microphotographs:

SECTION 2.

l	(III) Two or more electronic images; or
2	(IV) Videotape; and
3	(ii) Showing a traffic-control signal displaying a CIRCULAR RED or RED ARROW
4	signal along with the rear of a motor vehicle apparently operated in disregard or
5	disobedience of such signal and, on at least one image or portion of tape, clearly
6	revealing the number or other identifying designation of the license plate displayed
7	on the motor vehicle.
8	(C) 'Traffic-control signal monitoring device' means a device with one or more motor
9	vehicle sensors working in conjunction with a traffic-control signal to produce recorded
10	images of motor vehicles being operated in disregard or disobedience of a CIRCULAR
11	RED or RED ARROW signal.
12	(2) Subsection (a) of this Code section may be enforced as provided in this subsection
13	pursuant to the use of traffic-control signal monitoring devices in accordance with Article
14	3 of Chapter 14 of this title.
15	(3) For the purpose of enforcement pursuant to this subsection:
16	(A) The driver of a motor vehicle shall be liable for a civil monetary penalty of not
17	more than \$70.00 if such vehicle is found, as evidenced by recorded images produced
18	by a traffic-control signal monitoring device, to have been operated in disregard or
19	disobedience of a CIRCULAR RED or RED ARROW signal in violation of subsection
20	(a) of this Code section and such disregard or disobedience was not otherwise
21	authorized by law;
22	(B) The law enforcement agency for which such device is permitted shall send by
23	first-class mail addressed to the owner of the motor vehicle postmarked not later than
24	ten days after the date of the alleged violation;
25	(i) A uniform traffic citation for the violation, which shall include the date and time
26	of the violation, the location of the intersection, the amount of the civil monetary
27	penalty imposed, and the date by which the civil monetary penalty shall be paid;
28	(ii) A copy of the recorded image:
29	(iii) A copy of a certificate sworn to or affirmed by a trained law enforcement officer
30	or a technician employed by a law enforcement agency for which such device is
31	authorized and stating that, based upon inspection of recorded images, the owner's
32	motor vehicle was operated in disregard or disobedience of a CIRCULAR RED or
33	RED ARROW signal in violation of subsection (a) of this Code section and that such
34	disregard or disobedience was not otherwise authorized by law;
35	(iv) A statement of the inference provided by subparagraph (D) of this paragraph and
36	of the means specified therein by which such inference may be rebutted;

-	147 Information advising the owner of the motor vehicle of the manner and time in
2	which liability as alleged in the citation may be contested in court; and
3	(vi) Warning that failure to pay the civil monetary penalty or to contest liability in a
4	timely manner shall waive any right to contest liability and result in a civil monetary
5	penalty;
6	provided, however, that only warning notices and not citations for violations shall be
7	sent during the 30 day period commencing with the installation of a traffic-control
8	signal monitoring device at such location;
9	(C) Proof that a motor vehicle was operated in disregard or disobedience of a
10	CIRCULAR RED or RED ARROW signal in violation of subsection (a) of this Code
11	section shall be evidenced by recorded images produced by a traffic-control signal
12	monitoring device authorized pursuant to Article 3 of Chapter 14 of this title. A copy
13	of a certificate sworn to or affirmed by a trained law enforcement officer or a technician
14	employed by a law enforcement agency for which such device is authorized and stating
15	that, based upon inspection of recorded images, a motor vehicle was operated in
16	disregard or disobedience of a CIRCULAR RED or RED ARROW signal in violation
17	of subsection (a) of this Code section and that such disregard or disobedience was not
18	otherwise authorized by law shall be prima-facie evidence of the facts contained
19	therein; and
20	(D) Liability under this subsection shall be determined based upon preponderance of
21	the evidence. Prima-facie evidence that the vehicle described in the citation issued
22	pursuant to this subsection was operated in violation of subsection (a) of this Code
23	section, together with proof that the defendant was at the time of such violation the
24	registered owner of the vehicle, shall permit the trier of fact in its discretion to infer that
25	such owner of the vehicle was the driver of the vehicle at the time of the alleged
26	violation. Such an inference may be rebutted if the owner of the vehicle:
27	(i) Testifies under oath in open court that he or she was not the operator of the vehicle
28	at the time of the alleged violation;
29	(ii) Presents to the court prior to the return date established on the citation a certified
30	copy of a police report showing that the vehicle had been reported to the police as
31	stolen prior to the time of the alleged violation; or
32	(iii) Submits to the court prior to the return date established on the citation a sworn
33	notarized statement identifying the name of the operator of the vehicle at the time of
34	the alleged violation.
35	(4) A violation for which a civil penalty is imposed pursuant to this subsection shall not
36	be considered a moving traffic violation, for the purpose of points assessment under Code
37	Section 40-5-57. Such violation shall be deemed noncriminal, and imposition of a civil

1	penalty pursuant to this subsection shall not be deemed a conviction and shall not be
2	made a part of the operating record of the person upon whom such liability is imposed
3	nor shall it be used for any insurance purposes in the provision of motor vehicle insurance
4	coverage.
5	(5) If a person summoned by first-class mail fails to appear on the date of return set our
6	in the summons and has not paid the penalty for the violation or filed a police report or
7	affidavit pursuant to division (3)(D)(ii) or (3)(D)(iii) of this subsection, the person
8	summoned shall have waived the right to contest the violation and shall be liable for a
9	civil monetary penalty of not more than \$70.00.
10	(6) Except as otherwise provided in this subsection, the provisions of law governing
11	jurisdiction, procedure, defenses, adjudication, appeal, and payment and distribution of
12	penalties otherwise applicable to violations of subsection (a) of this Code section shall
13	apply to enforcement under this subsection; provided, however, that any appeal shall be
14	by application.
15	(7) There shall be no jury trial for violations under this subsection.
16	(8) Recorded images made for purposes of this subsection shall not be a public record
17	for purposes of Article 4 of Chapter 18 of Title 50.
18	(9) The provisions of this subsection shall not limit law enforcement agencies to the use
19	of traffic-control signal monitoring devices in enforcing subsection (a) of this Code
20	section; and, when there is evidence obtained from another source or sources which
21	constitutes a prima-facie case of a violation of subsection (a) of this Code section, such
22	violation may be prosecuted as otherwise provided by law in lieu of, but not in addition
23	to, enforcement under this subsection."
24	SECTION 3.
25	Said title is further amended in Code Section 40-6-371, relating to powers of local authorities
26	generally, by inserting a new subsection (a.1) to read as follows:
27	"(a.1) No fine imposed by a local authority for violation of an ordinance or regulation for
28	conduct which constitutes a violation of a provision of this chapter shall exceed any
29	maximum fine specified by this chapter for such violation."
30	SECTION 4.
31	Said title is further amended in Chapter 14, relating to use of radar speed detection devices,
32	by designating Code Section 40-14-1 as Article 1, designating Code Sections 40-14-2
33	through 40-14-17 as Article 2, and adding a new Article 3 to read as follows:

1

'ARTICLE 3

2	40-14-20.
3	As used in this article, the term:
4	(1) 'Recorded images' has the meaning provided in subparagraph (f)(1)(B) of Code
5	Section 40-6-20.
6	(2) 'Traffic-control signal monitoring device' has the meaning provided in subparagraph
7	(f)(1)(C) of Code Section 40-6-20.
8	
9	40-14-21.
10	(a) The law enforcement agency of any county or municipality shall not use traffic-control
11	signal monitoring devices unless the chief law enforcement officer of such county or
12	municipality desires the use of such devices and such use is approved by the governing
13	authority of the county or municipality. The governing authority of the county or
14	municipality shall conduct a public hearing on the proposed use of such devices prior to
15	entering any contract on or after July 1, 2001, for the use or purchase of such devices.
16	(b) No county or municipal governing authority shall be authorized to use traffic-control
17	signal monitoring devices where any arresting officer or official of the court having
18	jurisdiction of traffic cases is paid on a fee system. This subsection shall not apply to any
19	official receiving a recording fee.
20	(c) If a county or municipality elects to use traffic-control signal monitoring devices, no
21	portion of any fine collected through the use of such devices may be paid to the
22	manufacturer or vendor of the traffic-control signal monitoring devices. The compensation
23	paid by the county or municipality for such devices shall be based on the value of such
24	equipment and shall not be based on the number of traffic citations issued or the revenue
25	generated by such devices.
26	(d)(1) A traffic-control signal monitoring device shall not be used by a law enforcement
27	agency unless the law enforcement agency employs at least one full-time certified peace
28	officer.
29	(2) Failure of a law enforcement agency to continue to meet the standards provided by
30	this subsection shall cause such agency to be ineligible to use traffic-control signal
31	monitoring devices.
32	40-14-22.
33	Each county or municipal law enforcement agency using a traffic-control signal monitoring
34	device shall at its own expense test the device for accuracy at regular intervals and record
35	and maintain the results of each test. Such test results shall be public records subject to

LC 25 2172S

01

32

1 inspection as provided by Article 4 of Chapter 18 of Title 50. Each such test shall be made 2 in accordance with the manufacturer's recommended procedure. Any such device not 3 meeting the manufacturer's minimum accuracy requirements shall be removed from service and thereafter shall not be used by the county or municipal law enforcement agency until 5 it has been serviced and calibrated at the expense of the law enforcement agency by a 6 qualified technician. 7 40-14-23. Each county or municipality using traffic-control signal monitoring devices shall erect 8 9 signs on every highway which comprises a part of the state highway system at that point 10 on the highway which intersects the jurisdictional limits of the county or municipality. A 11 sign shall be erected also by such entity on each public road on the approach to the next 12 traffic-control signal for such road when a traffic-control signal monitoring device is monitoring such next signal for such road. Such signs shall be at least 30 inches by 30 13 14 inches in measurement and shall warn approaching motorists that traffic-control signal monitoring devices are being employed. 15 16 40-14-24. 17 Each county or municipality using any traffic-control signal monitoring device shall submit 18 not later than February 1 of each year a report on such use during the preceding calendar 19 year to the Governor, the Lieutenant Governor, and the Speaker of the House of 20 Representatives. Such report shall include, without limitation: 21 (1) A description of the locations where traffic-control signal monitoring devices were 22 used; 23 (2) The number of violations recorded at each location and in the aggregate on a monthly 24 basis; 25 (3) The total number of citations issued; 26 (4) The number of fines and total amount of fines paid after citation without contest; 27 (5) The number of violations adjudicated and results of such adjudications, including a 28 breakdown of dispositions made: 29 (6) The total amount of fines paid; and 30 (7) The quality of the adjudication process and its results." 31 **SECTION 5.**

All laws and parts of laws in conflict with this Act are repealed.

Atlanta City Council

Regular Session

01-R-0480 Resolution Opposing House Bill 678
Pending before 2001 General Assembly
ADOPT

YEAS: 13
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 2
EXCUSED: 0
ABSENT 1

Y Thomas Y Moore Y McCarty Y Dorsey Y Emmons Y Woolard NV Martin Y Starnes B Alexander Y Bond Y Maddox Y Morris Y Boazman NV Pitts Y Muller Y Winslow

	First Reading	sading	FINAL COUNCIL ACTION
8/2 D. 11/8968	Committee		13rd 11st & 2nd 13rd
の の は は の の に に の に の に に に に に に に に に に に に に	Date		
(Do Not Write Above This Line)	Referred to		
A RESOLUTION	Committed /	Committee	□Consent □V Vote WHC Vote
PINANCE /PYPCIITHZE COMMITTEE	2 Date	Date	CERTIFIED
	Con Chair	Chair	
A RESOLUTION OPPOSING HOUSE BILL 678 THAT IS PRESENTLY PENDING BEFORE THE 2001 GEORGIA GENERAL ASSEMBLY	Action: Fav, Adv, Hold (see rev. side)	Action: Fav, Adv, Hold (see rev. side) Other:	MAR I 9 2001
	Te o ppara	Members	ANTA GILY OCUNOIL PRESSUENT
	Jain Distant		
AND 10 2001	Refer To	Refer To	
TIONITOS	Committee	Committee	
	Date	Date	
-	Chair	Chair	
□ ADVERTISE & HEFER□ 1st ADOPT 2nd READ & REFER□ PERSONAL PAPER REFER	Action: Fav, Adv, Hold (see rev. side)	Action: Fav, Adv, Hold (see rev. side)	MAYOR'S ACTION
Date Referred	Other:	Other:	
Referred To:	Members	Members	
Date Referred			MAR 2 8 ZUUT
Referred To:			SY OF SHATE
Date Referred	Refer To	Refer To	
Referred To:			